**REMARKS** 

Review and reconsideration on the merits are requested.

The claims submitted herewith were sent via facsimile to Examiner Rao and Examiner

Rao by way of a telephone message approved the changes. It was explained in that facsimile that

all of the changes in the action of 11/22/05 have been made except in claim 5 underlining "aryl-

thiocarbonyl", with the same remarks applying to claim 8, page 14. There was a double

inclusion of "aryl-thiocarbonyl" in the patent claims so that bracketing one aryl-thiocarbonyl

does not require underlining the other aryl-thiocarbonyl.

Examiner Rao was questioned as to whether claim 7 should have --or six-- underscored

and be labeled as currently amended.

Examiner Rao was also questioned as to whether claims 10 and 12-14 should be labeled

currently amended.

The Examiner approved the amendments so these changes have not been made.

If these changes are needed, the Examiner is authorized to make these changes.

Also attached hereto is the required Supplemental Reissue Oath/Declaration Under 37

C.F.R. § 1.175(b)(1). One of each SUPPLEMENTAL DECLARATION FOR REISSUE is

signed by (in the order of signature date) Yang, Wu, Gupta, Tsukamoto and Pulman. The

Examiner has noted that the list of reference to be printed in the reissue patent includes all the

references cited during the prosecution of the reissue application, citing MPEP § 1455.

Accordingly, the references cited in the original patent are cited herein on Form PTO-SB/08.

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AMENDMENT UNDER 37 C.F.R. § 1.116

U.S. Application No.: 10/797,936

It is believed that this attends to all matters and this reissue application should be in condition for allowance, and such is requested.

However, if any issues remain outstanding the Examiner is requested the undersigned at the later given telephone exchange.

Respectfully submitted,

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Date: February 22, 2006